

AN ACT

RELATING TO PUBLIC SCHOOL FINANCE; INCLUDING NATIONAL BOARD  
CERTIFICATION IN THE PROGRAM COST CALCULATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 22-8-18 NMSA 1978 (being Laws 1974,  
Chapter 8, Section 8, as amended by Laws 2003, Chapter 144,  
Section 1 and by Laws 2003, Chapter 152, Section 7) is amended  
to read:

"22-8-18. PROGRAM COST CALCULATION--LOCAL SCHOOL BOARD  
RESPONSIBILITY.--

A. The total program units for the purpose of  
computing the program cost shall be calculated by multiplying  
the sum of the program units itemized as Paragraphs (1)  
through (5) in this subsection by the instructional staff  
training and experience index and adding the program units  
itemized as Paragraphs (6) through (10) in this subsection.  
The itemized program units are as follows:

(1) early childhood education;  
(2) basic education;  
(3) special education, adjusted by  
subtracting the units derived from membership in class D  
special education programs in private, nonsectarian, nonprofit  
training centers;

(4) bilingual multicultural education;

- (5) fine arts education;
- (6) size adjustment;
- (7) at-risk program;
- (8) enrollment growth or new district adjustment;
- (9) special education units derived from membership in class D special education programs in private, nonsectarian, nonprofit training centers; and
- (10) national board for professional teaching standards certification.

B. The total program cost calculated as prescribed in Subsection A of this section includes the cost of early childhood, special, bilingual multicultural, fine arts and vocational education and other remedial or enrichment programs. It is the responsibility of the local school board to determine its priorities in terms of the needs of the community served by that board. Funds generated under the Public School Finance Act are discretionary to local school boards, provided that the special program needs as enumerated in this section are met."

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